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1	Bird & Van Dyke, Inc. A Professional Law Corporation David S. Van Dyke, CASB 154402	
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3	Mary Ann F. Bird, CASB 206770 2111 W. March Lane	
4	Suite B300 Stockton, CA 95207	
5	Telephone 209.478.9950 Facsimile 209.478.9954 Attorneys for Defendant REYES DANIEL RUIZ	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	THE UNITED STATES OF AMERICA,	Case No.: CR 19-00159 EJD
12	Plaintiff,	
13	vs.	REQUEST TO VACATE PROCEEDINGS
14	REYES DANIEL RUIZ,	
15	Defendant.	
16		
17	Defendant, by and through his counsel, Mary Ann F. Bird, hereby requests that the currently scheduled hearing on the motion on July 18, 2019 at 3:00 p.m. in this Courtroom to	
18		
19	modify travel conditions be vacated. Defendant withdraws his motion to modify his release	
20		
21	conditions.	
22		
23		Respectfully submitted,
25	Dated: July 16, 2019	/s/ Mary Ann F. Bird
26		MARY ANN F. BIRD Attorney for Defendant
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	BIRD & VAN DYKE, INC. MOTION TO VACATE PROCEEDINGS - FEDERAL PAGE: 1	